

FINANCIAL SECRETARIAT

Dated 22nd October 1953.

No. FI. (B) 8985—C.R. 4-53-39. In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Services Regulations, namely,—

In the said Regulations, the following shall be added as a Note under Article 202(c), namely,—

Note:—In all cases where furlough "not due" is granted to a Government servant, the Medical Officer granting the medical certificate should specifically state therein that as far as can be reasonably foreseen by him, there is every likelihood of the Government servant returning to duty and continuing in service for a specified number of years. Such a certificate is necessary to enable the sanctioning authority to grant or refuse leave "not due", basing his judgment on the medical opinion so furnished.

In the case of Government servants suffering from tuberculosis not admitted to a sanatorium, the medical certificates as above granted by the Medical Officers may be accepted, and in the case of those admitted to a Sanatorium, the certificates granted by the Medical Officer in charge of the Sanatorium may be accepted."

By Order and in the name of the Rajpramukh,
5204

Dated 22nd October 1953.

No. FI. (B) 8992—C.R. 4-53-37. In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Services Regulations, namely,—

In the said Regulations, in Appendix "H", the following shall be omitted, namely,—

"29. Assistant Secretary to His Highness the Maharaja in respect of the Establishment of the Government House under his charge."

By Order and in the name of the Rajpramukh,
5210

Dated 22nd October 1953.

No. FI. (B) 8998—C.R. 4-53-38. In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Services Regulations, namely,—

In the said Regulations, the following shall be added as an Exception under Article 465 (a), namely,—

Exception:— Officers performing journeys to Delhi and back on Government work by train may perform such journeys either *Via* Madras or *Via* Guntakal and Bombay."

By Order and in the name of the Rajpramukh,
5211

Dated 30th October 1953.

No. FI. (B) 10103—C.R. 4-53-40. In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Service Regulations, namely:—

In the said Regulations, the following shall be added as a Note under clause (b) of Schedule 'B' of Appendix 'A' namely:—

Note:— "Payment of gratuity due to and claimed on behalf of a deceased Government servant may be made without the production of the usual legal authority to the extent of Rs. 500 under the orders of the authority competent to sanction the pension of the Government servant on the execution of an indemnity bond with such sureties as he may require, if he is satisfied of the right and title of the claimants as may be deemed sufficient by him.

The provisions of this note are applicable only to cases in which the gratuity becomes payable before the 31st March 1954."

By Order and in the name of the Rajpramukh,
5469

Dated 26th October 1953.

CIRCULAR.

Subject:— Safe custody of nominations executed by Non-Gazetted Government servants in accordance with the Revised Pension Rules.

No. FI. (B) 9310-510—C.R. 14-53 2. As per clause (viii) of Rule 4 under Section II of the Revised Pension Rules contained in Appendix 'A' of the Mysore Service Regulations, immediately on receipt of a nomination from a non-gazetted Government servant, the Head of the Office shall countersign it indicating the date of receipt and keep it under his custody.

The following subsidiary instructions in respect of the safe custody of such nominations are laid down for the information and guidance of Heads of Offices.

(i) The nominations should not be pasted in the Service Books of the Government servants, but should be kept in the personal custody of the Heads of Offices.

(ii) As the nominations of deceased officers for death *cum* retirement gratuity, etc., serve the same purpose as a will or a testament of the officers concerned, it is necessary that all possible measures should be taken to obviate any chance of their loss, since in case they are lost, it will not be possible to replace them or to settle effectively any dispute that might arise.

(iii) As all claims for death *cum* retirement gratuity and Family Pensions should initiate from the Heads of Offices, it is incumbent on them to scrutinise the legal aspects and settle the claims in connection therewith.

(iv) For the purposes of verification of claims, and authorising payments of pensions and gratuities, copies of the current original nominations certified to be correct by the Heads of Offices, should invariably be attached to the pension papers sent to the Accountant-General, Mysore, by them.

5364

Dated 2nd November 1953.

CIRCULAR.

No. FI. (B) 10131-231—C.R. 15-53-2. In the existing form prescribed for the submission of the Annual Return of Establishment to the Audit Office, there is provision in page 3 of the form for the certificate by the head of the office of having compared the entries with the service books concerned. But similar provision does not exist in page 4 relating to statement of new names, etc. As these returns will be the main authority by which pension claims will be checked later in the Audit Office, it is necessary that a certificate is furnished in this part of the return relating to new names also. Accordingly, in future, the certificate prescribed may be furnished on both the pages (*viz.*, 3 and 4) of the Establishment Returns.

N. MADHAVA RAO,
Secretary to Government,
5648 Finance Department.

CHIEF SECRETARIAT.

Notification dated 11th November 1953.

No. FI. (R) 4229—B. & T. 33-53-3. In pursuance of the tripartite agreement between the Government of Mysore, the Reserve Bank of India and the Bank of Mysore, Ltd., Bangalore, Government are pleased to nominate Sri N. Madhava Rao, I.A.S., Secretary to Government of Mysore, Finance Department, as the representative of the Government of Mysore on the Board of Directors of the Bank of Mysore, Ltd., Bangalore, with effect from 1st November 1953.

N. PUTTARANGASWAMY,
5701 Chief Secretary to Government.